United States District Court District of Utah

Garnishment Packet Not for Personal Services

Contents of this Packet

- 1. Application for Writ
- 2. Writ of Garnishment
- 3. Notice of Garnishment and exemptions
- 4. Request for Hearing
- 5. Interrogatories
- 6. Instructions for the Garnishee

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH

D	ľ	V	I	S	IC	1	١

Plain	tiff,	* * APPLICATION FOR * GARNISHMENT					
vs.		*					
Dafa	n do nt	* Case No.					
Detei	ndant,	*					
		*					
	The Plaintiff hereby applies for a writ of						
1.		bove-cited action requiring the payment of money. The amount that					
	remains due on the judgment is \$						
2.	That the property to be garnished consis	ts of :					
	(If known, list the nature, location, acco	ount number and estimated value of the property)					
3.	(List name, address and phone number of						
3.	That: (check one of the following)						
	[] a. Said property consists in whole of	f earnings from personal services.					
	[] b. Said property consists in part of e	[] b. Said property consists in part of earnings from personal services.					
	[] c. Said property does not consist of	earnings from personal services.					
4.	That the following persons are known to	claim an interest in property:					

5.	That the	garnishee	fee established	by Utah	Code Se	ction 78	-7-44 is a	ttached.
DATED	this	day of _			_, 20	_·		
				Plaintiff/	Attorne	y for Pla	intiff	

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH _____ DIVISION

	*
	* WRIT OF GARNISHMENT
Plaintiff,	* (For garnishment of non-personal
	* services, income, or property)
VS.	*
	* Civil No.
D-f14	*
Defendant,	*
	*
Garnishee,	*
Garmishee,	*
THE UNITED STATES OF AMER	
	Garnishee.
You are hereby ordered and o	commanded by the Court to hold, until further order of this Court, and not pay
to defendant all money and other perso	onal property of the Defendant(s) in your possession or under your control,
whether now due or hereafter to becor	ne due, which are not exempt from execution, up to the amount remaining due
on the judgment or order plus court ap	proved costs in this matter (or in the case of a prejudgment writ, the amount
claimed to be due), being \$	·
You are required to answer the	he attached questions or interrogatories and to file your answer with the Clerk
•	s of the date this Writ is served upon you, at the following address:
of this Court, within five business days	s of the date this writ is served upon you, at the following address.
	Clerk, U.S. District Court
	150 U.S. Courthouse
	350 South Main Street
	Salt Lake City, Utah 84101
You are also required to send	l a copy of your answers to the plaintiff at the following address:
N.	
Address:	
 -	

If you fail to answer, the judgment creditor may ask the Court to order you to pay the amount you should have withheld.

If you are indebted to, or if you hold property or money belonging to the Defendant, you shall mail

immediately by first class mail a copy of the Writ of Garnishment and your answer to the Interrogatories, the Notice of Garnishment and Exemptions, and two copies of the Request for Hearing to the Defendant and to anyone else who, according to your records, may have an ownership or other interest in the property or mone at the last known address of the Defendant or such other persons shown on your records at the time of the service of this Writ. In lieu of mailings, you may hand-deliver a copy of these documents to the Defendant and other persons entitled to copies.

YOU MAY DELIVER to the officer serving this Writ the portion of Defendant's earnings or income to be held as shown by your answers. You then will be relieved from further liability in this case unless your answers are successfully disputed. You may, in the alternative, hold the money. If you do not receive a copy of a request for hearing withing 20 days of service of your answer to the Interrogatories on the defendant or any other person claiming an interest in the property, you shall pay the money to the plaintiff or plaintiff's attorney. If you receive a copy of a request for hearing within the 20 days, you must hold the money until further order of the court..

If you do not receive an order from the Court regarding this Writ and the property you held pursuant to the Writ within sixty (60) days after filing your answers to the attached Interrogatories, this Writ shall expire and you may ignore it.

	MARKUS B. ZIMMER CLERK OF COURT
	By:
FOR PREJUDGMENT WRITS ONLY:	
Date and Time of Expiration of Writ:	Date:
	Time:

DATED this ____ day of _____, 20__.

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH

NOTICE OF GARNISHMENT AND EXEMPTIONS

YOUR MONEY MAY BE TAKEN TO PAY A CREDITOR. PLEASE READ THIS NOTICE CAREFULLY

The attached *Writ of Garnishment* and *Answers to Garnishee Interrogatories* have been issued on request of a creditor (the plaintiff) who sued your and won and got a judgment against you (or a prejudgment Writ of Garnishment has been issued against you). This means that money held for you by the garnishee (such as your bank or employer) may be taken by the Plaintiff to pay a judgment against you. If you are not sued but own an account with someone who was sued, read this Notice too.

The law provides that certain monies cannot be taken to pay judgments. Such money is said to be exempt. The following is a partial list of funds that are exempt:

* Social Security Benefits

* Alimony or Child Support

* Supplemental Security Income (SSI)

* Veterans' Benefits

* Certain Pensions

* Workers' Compensation benefits

* Unemployment Benefits

* Unemployment Benefits

- * Public Assistance (Welfare)
- * Part of your wages (all of your wages if the Writ of Garnishment is issued prior to any judgment being rendered against you)
- * Property or money of a person who did not have a judgment entered against them.

There may be additional exemptions. There is no exemption solely because you are having difficulty paying your debts. The above exemptions may not apply to judgments for alimony and child support.

The law also recognizes that if the money or property that are to be taken belong to you, but the judgment is not against you, your money should not be taken.

If you are a co-owner of property that is taken, you should request a hearing to protect your share.

IF THE MONEY IN AN ACCOUNT DOES NOT BELONG TO YOU, OR IF YOU ARE AWARE OF OTHER REASONS WHY THIS MONEY SHOULD NOT BE TAKEN, YOU MAY WANT TO CONSULT AN ATTORNEY.

Because of the garnishment, your place of employment or your financial institution or other person was required to hold the amount of money claimed by the plaintiff. This means that you may not now withdraw or get this money.

If you believe that the Writ of Garnishment was issued improperly, that the Answers to Interrogatories are inaccurate, or that you are entitled to an exemption, DO THE FOLLOWING IMMEDIATELY. You have a deadline of ten (10) days from the date the plaintiff mailed or delivered this notice to you.

- 1. If funds in your account were garnished, on the attached "Request for Hearing" check the appropriate box(es) in paragraph one.
- 2. If your wages were garnished, on the attached "Request for Hearing" check the appropriate boxes in paragraph two.
- 3. Sign your name in the space indicated and provide the address where the Court Clerk is to notify you of the hearing.

A KNOWINGLY-MADE FALSE STATEMENT ON THE FORM MAY SUBJECT YOU TO CRIMINAL PENALTIES.

4. Mail or take the *Request for Hearing* to the Court Clerk within ten (10) days from the date this notice was mailed or delivered to you. Mail a copy of the Request for Hearing to the garnishee. Keep the second copy of the "Request for Hearing" for your records. The Clerk of Court will set the matter for hearing and notify you. You have a right to a hearing within ten (10) days from the date the Clerk of Court receives your claim. At the hearing in Court, you will have to prove that your money is exempt. You should bring any documents which may help to prove your money is exempt.

You may wish to consult an attorney for advice or assistance concerning the hearing. If you do not come to Court on the designated time and prove that the garnishment was issued improperly, that the answers to the interrogatories are inaccurate, or that your money is exempt, you may lose some of your rights.

If you do not request a hearing within the time specified above, but you believe that the garnishment was issued improperly, that the answers to interrogatories are inaccurate or that you are entitled to an exemption, you should consult an attorney. The attorney may be able to assist you by filing papers with the Court.

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH ____ DIVISION

Plain	tiff,	* * *	REQUEST FOR HEARING	
	vs.	*		
		*	CIVIL NO	
Defe	ndant,	*		
				
I.	Resp	ond to these items if funds in your account v	vere garnished:	
	A.	[] I believe that the Writ of Garnishment v	was issued improperly. (Explain)	
	В.	[] I believe that the Answers to Interrogate	` • ′	
	C.	[] The funds in my account are exempt from they are: (Check applicable boxes):	om garnishment because	
		[] Social Security Benefits	[] Pensions	
		[] Supplemental Security Income (SSI)	[] Veterans' Benefits	
		[] Veterans' Benefits	[] Alimony/child support	
		[] Unemployment Benefits	[] Public Assistance	
		[] Workers' Compensation Benefits	(welfare)	
		[] Wages/income from personal services	[] Owned by another	[][
		Partly owned by me	person	
		[] Other (describe)		
	D.	Check one box:		
		[] All funds in my account are exem	pt.	
		[] I believe that \$ of the amount	in my account is	
		exempt. (Fill in the dollar amoun	t you believe is exempt.)	
	E.	Check if applicable		
		[] I claim ownership of all or part of persons against whom a judgment	the money or property taken and I am no has been entered.	t one of the

	F.	Check	<u>if applicable</u>	
		[]	I have attached	copies of the documents that show that my money is exempt.
II.	Respon	nd to the	se items if all or	part of your wages were garnished.
	A.	[]	I believe that th	ne writ of garnishment was issued improperly. (Explain)
	В.	[]	I believe that th	ne Answers to Interrogatories are inaccurate. (Explain)
	C.	[]		ll or part of my wages are exempt from garnishment.
	WLEDGI	E AND B	ELIEF, AND I I	N THIS REQUEST ARE TRUE TO THE BEST OF MY HEREBY REQUEST THAT THIS MATTER BE SET FOR A F THIS REQUEST FOR HEARING TO THE GARNISHEE
	DATE	D THIS _	DAY OF	
	(Please	2	Name:	
	type or		Address:	
	print)			
			Telephone:	
			Signature:	

	DIVISION	
	ERROGATORIES TO GARNISHEE for earnings for personal services)`	
		Case Title
	Garnishee Name	Case Number
(Give	your answers in the spaces provided and attach additional sheets if necessary.)	
1.	Are you indebted to the Defendant(s) either in property or money?	
	ANSWER:	
2.	What is the nature of the indebtedness?	
	ANSWER:	
3.	What is the total amount of the indebtedness?	
	ANSWER: \$	
4.	Is the indebtedness now due?	
	ANSWER:	
5.	If not, when is it to become due?	
	ANSWER:	
6.	Have you in your possession, in your charge or under your control any property Defendant(s) has (have) an interest other than as set forth in your answers above	
	ANSWER:	
7.	If so, identify or describe such property or money and value of defendant's into	erest in it.
	ANSWER:	

	Identification or Description	Amount or Value of Defendant's Interest
8.		ng or which may be owing from any other person to Defendant(s) whether f Defendant(s) or in which Defendant(s) has (have) an interest in any
	ANSWER:	
9.	If so, state the full particulars the and description of the debt and/	nereof, including the amount, identification of any Third Party with interest, for location of the custodian.
	ANSWER:	
10.		from the property or money you owe in debt to Defendant any amount in , of a debt owed in debt to you by either the Defendant or Plaintiff?
	ANSWER:	
11.	If so, please indicate the amoun been retained or deducted.	t so retained or deducted and the person indebted for whom the amount has
	ANSWER:	
		Signature of Garnishee
STATE	OF UTAH)	
COUN	: TY OF)	
		n the garnishee or person authorized to execute this document; half of garnishee; and the answers to the foregoing interrogatories are dge and belief.
		nailed by first class mail or hand-delivered a copy of the Writ of ries, Notice of Garnishment and Exemptions, and two (2) copies of a tat:
	Defendant's name: Street address:	

	City:	S	tate:	Zip:		
	on this date:_					
		s to Interrogatorie	-	class mail or hand-delive of Garnishment and Ex		
<u>Name</u>		Date Mailed	_			
		Signature of Ga Signature on B				
SUBSC	CRIBED AND SWORN t	o before me this	day	of, 20		
(SEAL)					
				PUBLIC		
	R	esiding at:			-	
Му Со	mmission Expires on					

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH OFFICE OF THE CLERK OF COURT

INSTRUCTIONS FOR COMPLETING GARNISHMENT FORMS

- 1. Provide all required information on the Writ of Garnishment, including the address of the plaintiff or the plaintiff's attorney to which the answers to the Interrogatories will be mailed.
- 2. Indicate the case name and number where required on all forms.
- 3. Indicate the name of the garnishee on the Interrogatories.
- 4. Bring the check for the garnishee to the court for attachment to the Writ of Garnishment at the time that it is issued.
- 5. Complete the Application for Garnishment. Be certain to include on it the amount remaining on the judgment.

Thank you for your cooperation